	1
1	Michael Yancey III, NV # 16158  Consumer Justice Law Firm PLC 2300 West Sahara Avenue, Suite 800 Las Vegas, NV 89102 E: myancey@consumerjustice.com P: 480-573-9272 F: 480-613-7733
2	
3	
4	
5	
6	Beth K. Findsen, AZ #023205 (admitted pro hac vice)  Consumer Justice Law Firm PLC 8095 N. 85th Way
7	
8	Scottsdale, AZ 85258 E: bfindsen@consumerjustice.com
9	P: (602) 807-6676
10	Attorneys for Plaintiff
11	Ayesha R. Mehdi, Esq.
12	Nevada Bar No. 13917 Mary E. Bacon, Esq.
13	
	Nevada Bar No. 12686
14	<b>Spencer Fane LLP</b> 300 South 4th Street, Suite 950
15	Las Vegas, NV 89101
16	Tel: 702-408-3400
17	Fax: 702-938-8648 amehdi@spencerfane.com
	mbacon@spencerfane.com
18	•
19	Megan D. Meadows, Esq.
20	(Admitted to Appear Pro Hac Vice) <b>Spencer Fane LLP</b> 1 N. Brentwood Blvd., Suite 1200  St. Louis, MO 63105  Tel: 314-333-3905
21	
22	
23	Fax: 314-862-4656 mmeadows@spencerfane.com
24	mmeadows@spencerrane.com
25	Attorneys for Defendant
26	
27	
- /	

28

## 1 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 2 Brittany Woodman, Case No. 2:22-cv-01540-GMN-DJA 3 4 Plaintiff, JOINT PROPOSED STATEMENT **REGARDING PLAINTIFF AND** v. 5 **DEFENDANT APPEARING** NPAS Solutions, LLC, REMOTELY 6 7 Defendant. 8 Plaintiff Brittany Woodman and NPAS Solutions, LLC propose the following 9 statement regarding the Plaintiff and Defendant appearing remotely: 10 11 Plaintiff Brittany Woodman will be testifying via video remotely from Florida. She 12 has significant medical problems that prevent her from traveling or even leaving her 13 apartment without a caregiver. The Court has approved her video appearance. 14 Defendant's representative, Demetrius "DeeDee" Bullitt, will be testifying via 15 video remotely from Kentucky. She requested the accommodation to save travel time and 16 17 expense. The court has approved her video appearance. 18 Date: January 24, 2025 19 /s/ Beth K. Findsen /s/ Megan D. Meadows Beth K. Findsen, AZ # 023205 20 Megan D. Meadows, Esq. (admitted pro hac vice) (Admitted to Appear Pro Hac Vice) Consumer Justice Law Firm PLC 8095 N 895<sup>th</sup> Way 21 Spencer Fane LLP Scottsdale, AZ 85258 22 1 N. Brentwood Blvd., Suite 1200 E: bfindsen@consumerjustice.com St. Louis, MO 63105 P: (602) 807-6676 23 Tel: 314-333-3905 Fax: 314-862-4656 24 Attorneys for Plaintiff Brittany Woodman mmeadows@spencerfane.com 25 Attorneys for Defendant 26 27 28 Woodman v. NPAS

**CERTIFICATES OF SERVICE** 

I hereby certify that on January 24, 2025, I electronically filed the foregoing with the Clerk of the Court using the ECF system, which will send notice of such filing to all attorneys of record in this matter. Since none of the attorneys of record are non-ECF participants, hard copies of the foregoing have not been provided via personal delivery or by postal mail.

/s/ Marie Tirona

ORDER

IT IS SO ORDERED that this statement is stipulated to by the Parties and the Court shall read this statement to the jury at the appropriate times during the trial proceedings.

GLORIA M. NAVARRO

UNITED STATES DISTRICT JUDGE

Dated: January <u>24</u>, 2025.

Woodman v. NPAS Joint Proposed Statement of Case